

Before the  
**FEDERAL COMMUNICATIONS COMMISSION**  
 Washington, D.C. 20554

In the Matter Of

Replacement of Part 90 by Part 88  
 to Revise the Private Land Mobile  
 Radio Services and Modify the Policies  
 Governing Them

)  
 )  
 )  
 ) PR Docket No. 92-235  
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 )

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**JUN - 7 1993**

To: The Commission

FEDERAL COMMUNICATIONS COMMISSION  
 OFFICE OF THE SECRETARY

**MOTION TO ACCEPT LATE-FILED COMMENTS**

Brown and Schwaninger ("we") hereby requests that the Commission accept our comments to the Commission's Notice Of Proposed Rule Making in the above captioned matter, which we have filed concurrently herewith on even date.

As the Commission is aware, the marvels of the electronic age have brought us efficiency and flexibility in the creation of documents. Unfortunately, a concurrent risk has been created known as "the crash". Data stored by electronic means can be eliminated by the whims of power surges, mechanical failures and the gremlins that haunt all modern offices. If such destruction occurs, the author has no choice but to begin again.

We have suffered such a fate in the preparation of our comments to the instant rule making, rendering us incapable of filing timely comments. The capricious winds of ruin compelled us to duplicate our earlier efforts and to now respectfully request that we be granted small leeway to file our reconstructed comments.

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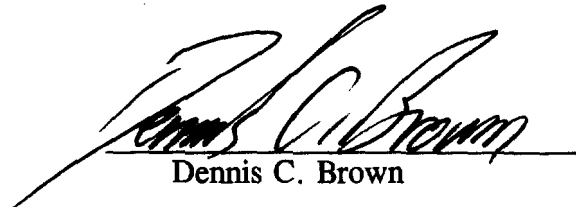
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We note that no party shall be injured, inconvenienced or delayed by grant of our request, and that the public interest will be served by the Commission's formal receipt of as complete a record as might be possible in this proceeding. Given the nature of this proceeding and the tremendous impact it might have on a large segment of the radio industry, we believe that the Commission's receipt of all serious comments can only assist it further in determining a reasoned and intelligent path of consensus and cooperation. This benefit is great enough to justify granting indulgence to victims of an unforeseeable disaster.

Accordingly, for those reasons stated above and for good cause, we respectfully request that our comments be accepted formally by the Commission.

Respectfully submitted,

BROWN AND SCHWANINGER



Dennis C. Brown



Robert H. Schwaninger, Jr.

Dated: 6/7/93

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